UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

SHENARD TYVON WELLS, Petitioner, VS. UNITED STATES OF AMERICA,) CIVIL ACTION NO.) 3:07-CV-1152-G) CRIMINAL ACTION NO.) 3:99-CR-112(02)-G ECF	
Respondent.)	
· · · · · · · · · · · · · · · · · · ·	E COURT ON THE COMMENDATION	
O	and the above recommendation, and cedure 22(b) and 28 U.S.C. § 2253 (c), the	
<u>IFP STATUS</u> :		
	NTED in forma pauperis status on appeal. ED in forma pauperis status on appeal for the	
U.S.C. § 1915 (a)(3), In support of this find reference the Magistra entered in this case or	rsuant to FED. R. APP. P. 24(a) and 28 that the appeal is not taken in good faith. ling, the court adopts and incorporates by ate Judge's findings and recommendation Based upon the Magistrate he district court's order filed on,	

			this court finds that the appeal presents no legal points of arguable merit and is therefore frivolous. See <i>Harkins v. Roberts</i> , 935 F. Supp. 871, 873 (S. D. Miss. 1996) (citing <i>Howard v. King</i> ,
			707 F. 2d 215, 219-20 (5th Cir. 1983)).
	()	the person appealing is not a pauper;
	()	the person appealing has not complied with the requirements of
			Rule 24 of the Federal Rules of Appellate Procedure and/or 28
			U.S.C. § 1915(a)(1) as ordered by the court. (See Notice of
			Deficiency and Order entered on)
COA	:		
()	a (Cert	tificate of Appealability is GRANTED on the following issues:

(X) a Certificate of Appealability is **DENIED**. The court hereby adopts and incorporates by reference the Magistrate Judge's findings and recommendation entered in this case on July 10, 2007, in support of its finding that petitioner has failed to make a substantial showing of the denial of a federal constitutional right. *United States v. Garza*, 165 F.3d 312, 314 (5th Cir.), *cert. denied*, 120 S.Ct. 502 (1999).

August 31, 2007.

A. JOE FISH'
CHIEF JUDGE